

# UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/709,553	05/13/2004	Isaac Cohen		3552
41427	7590 09/20/2005		EXAMINER	
ISAAC COHEN 1171 CARLL'S STRAIGHT PATH			RILEY, SHAWN	
DIX HILLS,			ART UNIT	PAPER NUMBER
ŕ			2838	
		·	DATE MAILED: 09/20/2005	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	0
	10/709,553	COHEN, ISAAC	
Office Action Summary	Examiner	Art Unit	
	Shawn Riley	2838	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wit	h the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some and patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re n. eriod will apply and will expire SIX (6) MONT tatute, cause the application to become ABA	ATION. ply be timely filed  THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed on 1	13 may 2004 filing.		
2a) This action is <b>FINAL</b> . 2b)	This action is non-final.		
3) Since this application is in condition for allo	owance except for formal matte	ers, prosecution as to the merits is	
closed in accordance with the practice und	ler <i>Ex par</i> te Quayle, 1935 C.D.	11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-4 is/are pending in the application	on.		
4a) Of the above claim(s) is/are with	drawn from consideration.		
5) Claim(s) is/are allowed.			
6) Claim(s) is/are rejected.			
7) Claim(s) <u>1-4</u> is/are objected to.			
8) Claim(s) are subject to restriction ar	na/or election requirement.		
Application Papers			
9)⊠ The specification is objected to by the Exam	miner.		
10)⊠ The drawing(s) filed on <u>13 May 2004</u> is/are			
Applicant may not request that any objection to			
Replacement drawing sheet(s) including the co	·		
11) The oath or declaration is objected to by the	e Examiner. Note the attached	Office Action of form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:	eign priority under 35 U.S.C. §	119(a)-(d) or (f).	
<ol> <li>Certified copies of the priority docum</li> </ol>	nents have been received.		
2. Certified copies of the priority docum	•		
3. Copies of the certified copies of the		eceived in this National Stage	
application from the International Bu			
* See the attached detailed Office action for a	list of the certified copies not r	eceived.	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview So	ummary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948	Paper No(s	/Mail Date formal Patent Application (PTO-152)	
<ol> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date <u>may04</u>.</li> </ol>	6) Other:		

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### **DETAILED ACTION**

The following is an examiner's statement of reasons for allowance: No prior art uncovered anticipates or renders obvious applicant(s) claimed power factor correction circuit including a momentary value of the current absorbed by the said load, the said control circuit comprising: A SR flip-flop that in its set state turns the said power switch on An integrator A clock generator that produces a fixed frequency train of narrow pulses for resetting the integrator said flip-flop and an A saw tooth voltage integrating a signal by the said Load, the said integrator being reset by the generated by the said integrator by proportional to the current absorbed pulses from the said clock generator so the amplitude of the said saw tooth voltage is proportional to the current of the said Load and inversely proportional to the said frequency of the clock pulses A comparator that compares the said the saw tooth to the current delivered voltage to a signal proportional to the said output circuit, the said comparator setting the said SR flip-flop when the value of the current delivered from the said inductor to the said output circuit drops below the value of the said saw tooth voltage.

No prior art uncovered anticipates or renders obvious applicant(s) claimed power factor correction circuit including a comparator that compares the said the saw tooth voltage to a signal proportional to the current delivered output circuit, the said comparator setting the said SR flip-flop when the value of the current delivered from the said inductor to the said output circuit by the converter to the said drops below the value of the said saw tooth voltage.

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No prior art uncovered anticipates or renders obvious applicant(s) claimed power factor correction circuit including a comparator that compares the said the saw tooth voltage to a signal proportional to the current delivered to the said output circuit, the said comparator setting the said SR flip-flop when the value of the current delivered from the said inductor to the output circuit drops below the value of the said saw tooth voltage.

No prior art uncovered anticipates or renders obvious applicant(s) claimed power factor correction circuit including when the said power switch is off, the said control circuit modulating the on and off intervals of the said power switch so the momentary input current of the said converter is directly proportional to both the momentary value of the input voltage source of the said converter and to the momentary value of the current absorbed by the said load, the said control circuit comprising: -A SR flip-flop that in its set state turns the said power switch on -An integrator -A clock generator that produces a fixed frequency train of narrow pulses for resetting the said flip-flop and the said integrator -A saw tooth voltage generated by the said integrator by integrating a signal proportional to the current absorbed by the said load and inversely proportional to the square of the average or the RMS value of the input voltage of the said integrator being reset by the said converter.

1. This application is in condition for allowance except for the following formal matters:

Applicant(s) is(are) reminded of the proper content of an abstract of the disclosure.

The abstract should not refer to <u>purported merits</u> or speculative applications of the invention and should not compare the invention with the prior art.

Control of Power Factor Correction converters <u>improves</u> the dynamic performance and <u>facilitates stabilization</u> of the voltage control <u>lop</u> by using Valley Current Mode Control in conjunction with feed forward compensation of changes in the input voltage and the output Ioad of the converters.

The four independent claims are not written using us patent practice, i.e., a single sentence.

## Drawings

The drawing(s) is(are) objected to because they fail to label box 16 (figure(s) 3-6)-- what the element box is. Without some indication as to the content of the boxes (or preferably ansi symbols of the actual elements) it is not clear as to what the elements are and they are not explanatory to a reader as a quick method of determining the general background of the invention.

See MPEP 608.02 and 37 CFR 1.84 (o) -- Legends

Suitable descriptive legends may be used, or may be <u>required by the Examiner</u>, where necessary for understanding of the drawing, subject to approval by the Office. They should contain as few words as possible.

Prosecution on the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

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A shortened statutory period for reply to this action is set to expire **TWO MONTHS** from the mailing date of this letter.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

## Allowable Subject Matter

1. Claims 1-4 are allowable over the prior art of record.

#### Conclusion

Any inquiry from other than the applicant/attorney of record concerning this communication or earlier communications from the Examiner should be directed to the Patent Electronic Business Center (EBC) at 1.866.217.9197. Any inquiry from a member of the press concerning this communication or earlier communications from the Examiner or the application should be directed to the Office of Public Affairs at 703.305.8341. Any inquiry from the applicant or an attorney of record concerning this communication or earlier communications from the Examiner should be directed to Examiner Riley whose telephone number is 571.272.2083. The Examiner can normally be reached Monday through Thursday from 7:30-The Examiner's Supervisor is Mike Sherry who can be 6:00 p.m. Eastern Standard Time. reached at 571.272.2084. Any inquiry about a case's location, retrieval of a case, or receipt of an amendment into a case or information regarding sent correspondence to a case should be directed to 2800's Customer Service Center at 571.272.2815. Any papers to be sent by fax MUST BE sent to fax number 703.872.9306. Any inquiry of a general nature of this application should be directed to the Group receptionist whose telephone number is 571.272.2800. Status information of cases may be found at <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a> wherein unpublished application information is found through private PAIR and published application information is

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found through public PAIR. Further help on using the PAIR system is available at 1.866.217.9197 (Electronic Business Center).

September 05

Shawn Riley Primary Examiner